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- 49. The dolly of claim 42, wherein said first and second platforms define closed planar surfaces.
- 50. The dolly of claim 42, wherein said first platform defines a flat, substantially triangular frame.

51. The dolly of claim 42, wherein said first pair of rigid elongated members extend away from said first portion of the stand/and converge toward one another, and wherein an actuation member for receiving a downwardly applied pressure to move said dolly from said passive position to said lift position is disposed adjacent a terminal end of said first pair of rigid elongated members.

52. The dolly of claim 42, wherein said second platform defines a flat, substantially trapezoidal frame portion comprises said second pair of rigid elongated members, a first transverse member extending between wheels of said second wheel system; and a second tranverse member extending between said second pair of elongated members to thereby define a pivot bar engaging said first pair of nigid elongated members.

REMARKS

Applicant has carefully reviewed the Official Action dated September 24, 1999. This Amendment is intended to be fully responsive to the Action.



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Original claims 21 was rejected under 35 U.S.C. 112, second paragraph, for indefinite claim language. Original claim 21 has been cancelled in favor of the new claims recited above which have been drafted in compliance with the requirements of 35 U.S.C. 112. No new matter has been entered. New claims 22-52 have been added to further define Applicants' invention.

In view of the above amendment, it is respectfully submitted that the pending claims define the invention over the prior art of record. Allowance of all claims is therefore respectfully requested. Should the Examiner believe further discussion regarding the above claim language would expedite prosecution, he is invited to contact the undersigned at the number listed below.

A check in the amount of \$524.00 is enclosed to cover the cost of the extra claims and the two-month Extension of Time. It is believed that no other fee is due with this submission. Should that determination be incorrect, then please debit Deposit Account No. 50-0548 and notify the undersigned.

Respectfully submitted:

Thomas P. Liniak, Eso

Reg. No. 33,415

Liniak, Berenato, Longacre & White 6550 Rock Spring Drive, Suite 240 Bethesda, MD 20817 301-896-0600 fax 301-896-0607

thereby certify that this correspondence is being deposited with the United States Postal Service as first class mail in an envelope addressed to: Assi Commissioner of Trademarks, 2900 Crystal Dr., Arlington